

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

Midwest Operating Engineers Welfare Fund;	)	
Midwest Operating Engineers Pension Trust Fund;	)	
Operating Engineers Local 150 Apprenticeship	)	
Fund; Local 150 IUOE Vacation Savings Plan;	)	
Midwest Operating Engineers Retirement	)	
Enhancement Fund; and Construction Industry	)	CIVIL ACTION
Research and Service Trust Fund; International	)	
Union of Operating Engineers, Local 150, AFL-	)	NO.
CIO;	)	
	)	
	)	
Plaintiffs,	)	JUDGE:
	)	
v.	)	
	)	
	)	
RNR Trucking Inc., a dissolved Illinois corporation,	)	
d/b/a RNR Contractors Inc.	)	
	)	
	)	
Defendant.	)	

**COMPLAINT**

Plaintiffs, Midwest Operating Engineers Welfare Fund; Midwest Operating Engineers Pension Trust Fund; Operating Engineers Local 150 Apprenticeship Fund; Local 150 IUOE Vacation Savings Plan; Midwest Operating Engineers Retirement Enhancement Fund (collectively “the Funds”); Construction Industry Research and Service Trust Fund (“CRF”); and International Union of Operating Engineers, Local 150, AFL-CIO (hereafter, “Local 150” or “the Union”) bring this action to collect contributions and dues from Defendants, RNR Trucking Inc., a dissolved Illinois corporation, d/b/a RNR Contractors Inc.; (hereafter, “RNR”).

**COUNT I. SUIT FOR DELINQUENT CONTRIBUTIONS**

**Facts Common to All Counts**

1. The Union is an employee organization under the Employee Retirement Income Security Act of 1974 (“ERISA”), 29 U.S.C. § 1002(4); and a labor organization under the Labor Management Relations Act (“LMRA”), 29 U.S.C. § 152(5).

2. Defendant RNR is an “Employer” within the meaning of ERISA, 29 U.S.C. § 1002(5) and an “Employer” within the meaning of the LMRA, 29 U.S.C. § 152(2). It is a corporation engaged in the construction industry with its principal office in Joliet, Illinois.

3. RNR identified Rick Ramos as President (Exhibit A).

4. On February 21, 2013, RNR through Rick Ramos signed a Memorandum of Agreement(s) (attached as Exhibit B & C) with the Union that adopted the terms of a collective bargaining agreement(s) (“CBA”) known as the Building Agreement between Contractors Association of Will & Grundy Counties and Local 150 (“CAWGC” or “the Association”), and the Heavy, Highway, and Underground Agreement between the Contractors Association of Will & Grundy Counties and Local 150 (“CAWGC” or “the Association”) (excerpts attached as Exhibits D & E).

5. The CBAs and the Agreements and Declarations of Trust incorporated therein require RNR to make fringe benefit contributions to the Funds. The Funds are “employee welfare benefit plans” and/or “plans” within the meaning of ERISA, 29 U.S.C. § 1132(e)(2).

6. The CBAs and Trust Agreements specifically require RNR to:

- (a) Submit a monthly report stating the names and number of hours worked by every person on whose behalf contributions are required and accompany these reports with payment of contributions based on an hourly rate identified in the CBAs;
- (b) Compensate the Funds for the additional administrative costs and burdens imposed by its delinquency through payment of liquidated damages in the amount of ten percent of untimely contributions, or twenty percent of such contributions should the Funds be required to file suit;

- (c) Pay interest to compensate the Funds for the loss of investment income;
- (d) Make its payroll books and records available to the Funds for the purpose of an audit to verify the accuracy of past reporting, and pay any and all costs incurred by the Funds in pursuit of an audit where a delinquency in the reporting or submission of contributions is identified;
- (e) Pay the Funds' reasonable attorneys' fees and costs incurred in the prosecution of any action to collect outstanding reports, delinquent contributions, or compliance with an audit request;
- (f) Furnish to the Funds a bond in an amount acceptable to the Funds.

7. The CBAs also requires RNR to make contributions to CRF. CRF is a labor management cooperative committee as that term is defined under Section 302(c)(9) of the LMRA, 29 U.S.C. § 186 (c)(9). The CBAs places the same obligations on RNR with respect to CRF as it does the Funds.

8. The CBAs further require RNR to deduct administrative dues from employees' wages and remit those dues to the Union on a monthly basis utilizing a form remittance report. Where RNR does not do so, the Union is entitled to liquidated damages, attorneys' fees and any other cost of collection.

9. RNR has become delinquent in the submission of its reports and contributions due the Funds and CRF, and reports and dues to the Union. As a result of this delinquency, it owes the Funds and CRF contributions, liquidated damages, and interest, and dues and liquidated damages to the Union.

### **Jurisdiction and Venue**

10. This Court has jurisdiction over this action pursuant to ERISA, 29 U.S.C. §§ 1132, 1145 and 28 U.S.C. § 1331, because ERISA is a federal statute.

11. Venue is proper in this Court pursuant to Section 502(e)(2) of ERISA because the Funds are administered in Cook County, Illinois.

### **Allegations of Violations**

12. ERISA states: “Every employer who is obligated to make contributions to a multiemployer plan under the terms of the plan or under the terms of a collectively bargained agreement shall, to the extent not inconsistent with law, make such contributions in accordance with the terms and conditions of such plan or such agreement.” 29 U.S.C. § 1145.

13. Where an employer fails to submit contribution reports and contributions timely, ERISA permits the Funds to file suit under ERISA to collect the fringe benefit contributions, liquidated damages, interest, attorneys’ fees and costs. ERISA also permits the Funds to seek an injunction that requires submission of outstanding reports so that the Funds may determine whether additional sums are due to the Funds. Alternatively, the Funds may seek an audit to establish whether such sums are due, and/or estimate the amounts due.

14. RNR has violated ERISA and breached the CBAs and the Trust Agreements because it has failed to timely submit its reports and contributions to the Funds and refused to pay liquidated damages and interest that has accrued.

15. Upon careful review of all records maintained by the Funds, and after application of any and all partial payments made by RNR there is a total of \$33,248.92 known to be due the Funds from RNR, before the assessment of fees and costs, and subject to the possibility that additional contributions, liquidated damages, and interest will become due while this lawsuit is pending.

WHEREFORE, the Funds respectfully request that the Court:

- A. Enter judgment in favor of the Funds and against RNR for all unpaid contributions as identified in RNR’s contribution reports;
- B. Enjoin RNR to perform specifically its obligations to the Funds, including submission of the required reports and contributions due thereon to the Funds in a timely fashion as required by the plans and by ERISA;

- C. Enjoin RNR at the Funds' option to submit to an audit of its payroll books and records in order to determine whether RNR owes additional sums to the Funds, and pay the costs of such an audit; or alternatively at the Funds' option require RNR to pay any contributions reasonably estimated to be due by the Funds for the period when RNR failed and refused to timely submit contribution reports;
- D. Enter judgment against RNR and in favor of the Funds for liquidated damages, interest, attorneys' fees and costs associated with all delinquent contributions;
- E. Provide the Funds with such further relief as may be deemed just and equitable by the Court, all at RNR's cost.

## **COUNT II. SUIT TO COLLECT CRF CONTRIBUTIONS**

1-9 CRF re-alleges and incorporates herein by reference paragraphs 1 through 9 of Count I as if fully stated herein.

### **Jurisdiction and Venue**

10. This Court has jurisdiction over this action pursuant to § 301 of the LMRA, 29 U.S.C. § 185 and 28 U.S.C. § 1331.

11. Venue is proper in this Court pursuant to 29 U.S.C. § 185(a) because this Court has jurisdiction over the parties, and CRF's principal office is located within the geographic jurisdiction of this Court.

### **Allegations of Violations**

12. RNR has not submitted all of its contribution reports to CRF. RNR has failed to make timely payment of all contributions acknowledged to be due according to RNR's own contribution reports and the collective bargaining agreements, and RNR has failed to pay interest and liquidated damages required by the CBAs. Accordingly, RNR is in breach of its obligations to the CRF under the CBAs.

13. That upon careful review of all records maintained by CRF, and after application of any and all partial payments made by RNR, there is a total of \$748.52 known to be due to

CRF from RNR subject to the possibility that additional contributions and liquidated damages will become due while this lawsuit is pending.

WHEREFORE, CRF respectfully requests that the Court:

- A. Order RNR to submit all delinquent monthly contribution reports;
- B. Enter judgment in favor of CRF and against RNR for all unpaid contributions, liquidated damages, interest, CRF's reasonable attorneys' fees and costs, including any amounts estimated to be due in view of RNR's failure to submit all contribution reports required by the CBAs;
- C. Enjoin RNR to perform specifically its obligations to CRF including timely submission of reports and contributions as required by the plans and the CBAs;
- D. Award CRF such further relief as may be deemed just and equitable by the Court, all at RNR's cost.

### **COUNT III. SUIT TO COLLECT UNION DUES**

1-9. The Union re-alleges and incorporates herein by reference paragraphs 1 through 9 of Count I as if fully stated herein.

#### **Jurisdiction and Venue**

10. This Court has jurisdiction over this action pursuant to § 301 of the LMRA, 29 U.S.C. § 185.

11. Venue is proper in this Court pursuant to 29 U.S.C. § 185(a) because the Court has jurisdiction over the parties and the Union's principal office is located within the geographic jurisdiction of this Court.

#### **Allegations of Violations**

12. RNR has not submitted all of its dues reports to the Union. RNR has failed to make timely payment of all dues acknowledged to be due according to RNR's own reports and the collective bargaining agreements. RNR is required to pay liquidated damages by the CBAs. Accordingly, RNR is in breach of its obligations to the Union under the CBAs.

13. That upon careful review of all records maintained by the Union, and after application of any and all partial payments made by RNR there is a total of \$1014.70 known to be due to the Union from RNR before the assessment of fees and costs subject to the possibility that additional contributions and liquidated damages will become due while this lawsuit is pending.

WHEREFORE, the Union respectfully requests that the Court:

- A. Order RNR to submit all delinquent monthly dues reports;
- B. Enter judgment in favor of the Union and against RNR for all unpaid dues, liquidated damages, the Unions reasonable attorneys' fees and costs, including any amounts estimated to be due because RNR failed to submit all dues reports required by the CBAs;
- C. Enjoin RNR to perform specifically its obligations to the Union including timely submission of reports and contributions as required by the plans and the CBAs;
- D. Award the Union such further relief as may be deemed just and equitable by the Court, all at RNR's cost.

Dated: June 29, 2018

Respectfully submitted,

By: /s/ Steven A. Davidson

One of the Attorneys for the Plaintiffs

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